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AMENDMENTS TO LB 616

1 1. Insert the following new sections:

2 "Sec. 2. Section 39-2519, Revised Statutes Supplement,

3 2001, is amended to read:

39-2519. (1) Each city of the metropolitan or primary
class or successor municipal county shall be entitled to the first
one-third of its annual allocation with no requirement of matching,
but shall be required to match the second one-third, on the basis
of one dollar for each dollar it receives, with funds provided

9 locally for street purposes, and shall be required to match the

10 final one-third, on the basis of one dollar for each two dollars it

11 receives, with funds so provided. Each city of the first or second

12 class or village or successor municipal county shall be entitled to

one-half of its annual allocation with no requirement of matching,

14 but shall be required to match the second one-half on the basis of

15 one dollar for each two dollars it receives, with any available

16 funds. Any municipality or municipal county which during the

17 preceding fiscal year failed to provide the matching funds required

18 by this subsection shall, except as provided in subsection (2) or

19 (3) of this section, forfeit so much of its allocation as it fails

20 to match. Any amount so forfeited shall be reallocated and

21 distributed to the municipalities or municipal counties which have

22 met the full matching provisions of this subsection. Such

23 reallocation shall be made in the manner provided in sections

24 39-2517 and 39-2518.

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1 (2) Any municipality or municipal county may accumulate
2 and invest any portion or all of the money it receives for a period
3 not to exceed four years so as to provide funds for one or more
4 specific street improvement projects. Any municipality or
5 municipal county so accumulating funds shall certify to the State
6 Treasurer that the required matching funds are being accumulated
7 and invested each year of the accumulation.

- 8 (3) Any municipality may, for any year, certify to the 9 State Treasurer that it relinquishes, to the county in which it is 10 situated in whole or in part or to a county whose border is 11 contiguous with and adjacent to any county which is adjacent to the 12 county in which the municipality is situated in whole or in part, all or a part of the state funds allocated to it for that year. 13 14 The amount so relinquished shall be available for distribution to 15 such county subject to the same matching as would have been required of the municipality had it not relinquished such funds and 16 without regard to the provisions of sections 39-2501 to 39-2510. 17 18 Any amount so distributed to the county shall be used exclusively 19 for road purposes within the trade area of the relinquishing 20 municipality as may be agreed upon by the county and municipal 21 governing bodies.
- 22 (4) Any municipality may certify to the State Treasurer
 23 that it relinquishes, to the county in which it is situated in
 24 whole or in part, all or a part of the state funds allocated to it
 25 for not to exceed three years. The amount so relinquished shall be
 26 available for distribution to such county subject to the same
 27 matching as would have been required of the municipality had it not

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- 1 relinquished such funds and without regard to the provisions of
- 2 sections 39-2501 to 39-2510. Any relinquishment under this
- 3 subsection shall be made pursuant to an agreement between the
- 4 relinquishing municipality and the county, to which other political
- 5 subdivisions may also be parties, which provides for the
- 6 accumulation and investment by the county of the amount
- 7 relinquished for not to exceed three years so as to provide funds
- 8 for one or more specific road improvement projects.
- 9 (5) For purposes of this section, provided locally shall
- 10 include, but not be limited to, money provided for street purposes
- 11 through the following, except that there shall not be duplication
- 12 in the following in the determination of the total:
- 13 (a) Local motor vehicle or wheel fees or taxes;
- 14 (b) Property taxes levied by action of the local
- 15 governing body for construction, improvement, maintenance, and
- 16 repair of streets and bridges, curbs, snow removal, street
- 17 cleaning, grading of dirt and gravel streets and roads, traffic
- 18 signs and signals, construction of storm sewers directly related to
- 19 streets, offstreet public parking owned by the municipality or
- 20 municipal county, and the payment of the principal and interest on
- 21 general obligation bonds for any of the foregoing;
- 22 (c) Special assessments levied for street paving or
- 23 improvement districts and offstreet public parking owned by the
- 24 municipality or municipal county;
- 25 (d) Local costs in the acquisition of street right-of-way
- 26 including incidental expenses directly related to such acquisition;
- 27 and

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- 1 (e) Any other funds provided solely for street purposes.
- 2 Sec. 3. Sections 1 and 4 of this act become operative
- 3 three calendar months after adjournment of this legislative
- 4 session. The other sections of this act become operative on their
- 5 effective date.
- 6 Sec. 5. Original section 39-2519, Revised Statutes
- 7 Supplement, 2001, is repealed.
- 8 Sec. 6. Since an emergency exists, this act takes effect
- 9 when passed and approved according to law.".
- Renumber the remaining sections accordingly.